

REMARKS

I. The 35 U.S.C. §102 Rejections

Claims 1-18 were rejected under 35 U.S.C. §102(e) as being anticipated by U.S. Patent No. 6,651,141, issued to Adrangi (“ADRANGI”).

Independent claims 1 and 10 recite intelligently caching application or data on a mobile device. ADRANGI is directed to caching at network servers.

In order to populate the various network sites/severs with the most popular files, ... the popularity value for the requested content (“Popularity”) in the request history list is computed periodically and is used to determine whether or not the content should be cached at the network cache server ...the files with the highest popularity values in the request history list will be selected for caching until the space at the network cache server is exhausted.” ADRANGI, col. 5, lines 35 – col. 6, line 5 (emphasis added).

ADRANGI does not disclose any method or system for intelligently caching data on a mobile device.

Based on the foregoing and the arguments previously presented, Applicant respectfully urges the Examiner to reconsider and withdraw the 102 rejections of the pending claims.

II. Conclusion

In view of the foregoing, it is respectfully submitted that the application is now in condition for allowance. Should the Examiner believe that a telephone interview would help advance the prosecution of this case, the Examiner is requested to contact the undersigned attorney.

Respectfully submitted,



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